

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ARTHUR HERRING, III,)
Plaintiff) Civil Action
vs.) No. 02-CV-02811
VINCENT MARTELLO, Individually)
and in his Official Capacity as)
a Police Officer for Montgomery)
Community College;)
MATTHEW CROMER, Individually)
and in his Official Capacity as)
a Police Officer for Montgomery)
Community College;)
CLIFFORD BARCLIFF, Individually)
and in his Official Capacity as)
Chief of the Montgomery County)
Community College Police Dept.;)
and MONTGOMERY COUNTY COMMUNITY)
COLLEGE)
Defendants)

O R D E R

NOW, this 5th day of August, 2003, it appearing by
agreement of counsel that the issues between plaintiff Arthur
Herring, III and defendants Vincent Martello, Matthew Cromer,
Clifford Barcliff, and Montgomery County Community College have
been settled, and upon Order of the court pursuant to the
provisions of Rule 41.1(b) of the Rules of Civil Procedure for
the United States District Court for the Eastern District of
Pennsylvania effective July 1, 1995,

IT IS ORDERED that defendants Vincent Martello, Matthew
Cromer, Clifford Barcliff, and Montgomery County Community
College are dismissed with prejudice, without costs from the

within civil action.

IT IS FURTHER ORDERED that pursuant to Rule 41.1(b) the within dismissal Order "may be vacated, modified, or stricken from the record, for cause shown, upon the application of any party served within ninety (90) days of the entry of" the within Order.

BY THE COURT:

James Knoll Gardner
United States District Judge